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18 TP-LINK USA Corporation and
19 TP-LINK Research Institute USA Corporation

20 UNITED STATES DISTRICT COURT
21
22 NORTHERN DISTRICT OF CALIFORNIA
23
24 SAN JOSE DIVISION

25 JOE ARROYO, individually and on behalf of
26 all others similarly situated,

27 CASE NO.: 5:14-CV-04999-(PSG)

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30 **JOINT STIPULATION EXTENDING
31 TIME TO RESPOND TO COMPLAINT
32 [DKT 1]**

33 Plaintiff,

34 v.

35 TP-LINK USA CORPORATION, a
36 California corporation, TP-LINK
37 RESEARCH INSTITUTE USA
38 CORPORATION, a California corporation,

39 Defendants.

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42 WHEREAS, Defendants TP-LINK USA Corporation and TP-LINK Research Institute
43 USA Corporation (collectively “Defendants”) have acknowledged service of Plaintiff Joe
44 Arroyo’s (“Plaintiff”) complaint, summons, and supporting documents.

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46 STIP. RE TIME TO RESPOND TO COMPL.

47 Case No. 5:14-cv-04999-(PSG)

1 IT IS HEREBY STIPULATED AND AGREED that, pursuant to Civil Local Rule 6-1,
2 Plaintiff and Defendants, through their counsel, hereby stipulate and agree that the deadline for
3 Defendants to answer, move, or otherwise respond to the complaint filed by Plaintiff on
4 November 12, 2014 (Dkt. No. 1), is further extended to and including January 21, 2015. This
5 stipulation will not alter the date of any event or deadline already fixed by Court order.
6

7 Dated: December 15, 2014

EDELSON PC

8
9 By: /s/ Ari Scharg
10 Ari Scharg
11 Attorneys for Plaintiff Joe Arroyo

12 Dated: December 15, 2014

LEE TRAN & LIANG LLP

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15 By: /s/ Enoch H. Liang
16 Enoch H. Liang
17 Attorneys for Defendants
18 TP-LINK USA Corporation and TP-LINK
19 Research Institute USA Corporation
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STIP. RE TIME TO RESPOND TO COMPL.

Case No. 5:14-cv-04999-(PSG)

ATTESTATION CLAUSE

I, Enoch H. Liang, am the ECF User whose identification and password are being used to file this Stipulation. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest under penalty of perjury that counsel for Plaintiff Joe Arroyo has concurred in the filing of this document.

Dated: December 15, 2014

LEE TRAN & LIANG LLP

By: /s/ Enoch H. Liang

Enoch H. Liang

Attorneys for Defendants

TP-LINK USA Corporation and TP-LINK
Research Institute USA Corporation